

General Assembly

January Session, 2025

Amendment

LCO No. 10362



Offered by: SEN. ANWAR, 3<sup>rd</sup> Dist. REP. FOSTER, 57<sup>th</sup> Dist. SEN. KISSEL, 7<sup>th</sup> Dist.

REP. HALL C., 59<sup>th</sup> Dist. SEN. GORDON, 35<sup>th</sup> Dist. REP. SANTANELLA, 58<sup>th</sup> Dist.

To: Subst. Senate Bill No. 4

File No. 325

Cal. No. 199

(As Amended)

## "AN ACT CONCERNING ENERGY AFFORDABILITY, ACCESS AND ACCOUNTABILITY."

After the last section, add the following and renumber sections and
 internal references accordingly:

3 "Sec. 501. (NEW) (Effective October 1, 2025) The Connecticut Siting 4 Council shall establish a solar photovoltaic facility emergency 5 preparedness account, which shall be a separate, nonlapsing account 6 within the General Fund, and which shall be financed through the 7 collection of fees by the council pursuant to section 16-50z of the general 8 statutes. The council shall assess such fees upon the request of the 9 Commissioner of Emergency Services and Public Protection, for 10 funding to support annual expenses of one staff position in the 11 Department of Emergency Services and Public Protection. Personnel 12 shall be assigned to such staff position solely for the purposes of the

13 program established pursuant to section 502 of this act. Any federal 14 reimbursements and grants obtained in support of the solar 15 photovoltaic facility emergency preparedness program established 16 pursuant to section 502 of this act shall be paid into the General Fund 17 and credited to the account. All moneys within the account shall be 18 invested by the State Treasurer in accordance with established 19 investment practices and all interest earned by such investments shall 20 be returned to the account.

21 Sec. 502. (NEW) (Effective October 1, 2025) (a) For the purposes of this 22 section, "solar photovoltaic facility" means a solar photovoltaic facility 23 that has a generating capacity greater than one megawatt of electricity. 24 The Commissioner of Emergency Services and Public Protection shall 25 establish and administer a solar photovoltaic facility emergency 26 preparedness program to develop solar photovoltaic facility emergency 27 response plans and provide training and equipment to emergency 28 response personnel in connection with such plans.

29 (b) Moneys in the solar photovoltaic facility emergency preparedness 30 account established pursuant to section 501 of this act shall be expended 31 by the commissioner, in conjunction with the Commissioner of Energy 32 and Environmental Protection, to support the activities of the program 33 and in accordance with the plan approved by the Secretary of the Office 34 of Policy and Management under subsection (c) of this section. The 35 program shall include, but need not be limited to, the: (1) Development 36 of a detailed solar photovoltaic facility emergency response plan for 37 areas surrounding each such facility, (2) annual training of state and 38 local emergency response personnel concerning emergency responses 39 to fires or other hazards located at or near such facilities, (3) 40 development of accident scenarios and exercising of solar photovoltaic 41 facility emergency response plans, and (4) provision of specialized 42 response equipment necessary to respond to such emergencies.

43 (c) Not later than May first, annually, the Commissioner of
44 Emergency Services and Public Protection, in consultation with the
45 Commissioner of Energy and Environmental Protection, shall submit to

46 the Secretary of the Office of Policy and Management a plan for carrying 47 out the purposes of the solar photovoltaic facility emergency 48 preparedness program during the next state fiscal year. The plan shall 49 include proposed itemized expenditures for the program. The secretary 50 shall review the plan and, not later than June first, annually, approve 51 the plan if the plan conforms with the provisions of this section. 52 Sec. 503. Subsections (a) to (c), inclusive, of section 16-50v of the 53 general statutes are repealed and the following is substituted in lieu 54 thereof (*Effective October* 1, 2025): 55 (a) All expenses of administering this chapter, including the functions 56 of the council and its staff, shall be financed as provided in this section. 57 (b) (1) Before December thirty-first of each year, the council shall 58 review the anticipated amount of expenses attributable to energy 59 facilities for the next fiscal year, including expenses attributable to the 60 solar photovoltaic facility emergency preparedness account established 61 pursuant to section 501 of this act, and excluding expenses under 62 subsection (c), (d), (e), (g) or (h) of this section, at a public meeting, notice 63 of which shall be given to each person subject to assessment under this 64 subsection, and at which interested persons shall be heard. After the 65 meeting, the council shall determine the anticipated amount of such 66 expenses and submit its determination to the joint standing committee 67 of the General Assembly having cognizance of appropriations and the 68 budgets of state agencies. After the committee completes its review, the 69 council shall apportion and assess the anticipated amount of expenses 70 among those persons having gross revenue from the sale of electric 71 power at retail in the state in excess of one hundred thousand dollars 72 during the preceding calendar year, in the proportion which the gross 73 revenue of each such person bears to the aggregate gross revenues of all 74 such persons. Each such person shall pay the assessment in three equal 75 installments on or before July thirty-first, October thirty-first, and 76 January thirty-first of the fiscal year. During the fiscal year the council 77 may further apportion and assess the additional amount of such 78 expenses as could not reasonably have been anticipated prior to the

fiscal year, apportioned in the same manner after notice and hearing in the same manner. The total of such assessments for any fiscal year shall not exceed one million five hundred thousand dollars. No proceeds from any assessment under this subsection may be used by the council after June 30, 1984, for any proceedings concerning hazardous waste facilities.

85 (2) As used in this subdivision, "communications services" means 86 services involving transmitting or receiving signals in the 87 electromagnetic spectrum for a public or commercial purpose pursuant 88 to a Federal Communications Commission license. Before December 89 thirty-first of each year, the council shall review the anticipated amount 90 of administrative expenses attributable to facilities used for providing 91 communications services for the next fiscal year, excluding expenses under subsection (c), (d), (e), (g) or (h) of this section, at a public meeting, 92 93 notice of which shall be given to each person subject to assessment 94 under this subsection, and at which interested persons shall be heard. 95 After the meeting, the council shall determine the anticipated amount of 96 such expenses and submit its determination to the joint standing 97 committee of the General Assembly having cognizance of matters 98 relating to appropriations and the budgets of state agencies. The council 99 shall apportion and assess the anticipated amount of expenses equitably 100 in proportion to the percentage of the council's direct costs, among those 101 persons who (1) provide communications services or have provided 102 communications services facilities, and (2) have come before the council 103 in the preceding calendar year. Each such person shall pay the 104 assessment and submit a return, on a form prescribed by the council, to 105 the council in four equal installments, on or before July 1, 1994, and July 106 thirty-first of each year thereafter, October 31, 1994, and October thirty-107 first of each year thereafter, January 31, 1995, and January thirty-first of 108 each year thereafter, and April 30, 1995, and April thirtieth of each year 109 thereafter. The council shall transfer all payments received pursuant to 110 this section to the Treasurer who shall credit such payments to the Siting 111 Council Fund. Such payments shall be considered administrative 112 expenses recovered from communications services providers.

113 (c) The fee for each application for a certificate for a facility described 114 in subdivisions (1) to (4), inclusive, of subsection (a) of section 16-50i, 115 shall be used to meet the expenses of the council in connection with the 116 review of, hearing on and decision on the application, including the 117 expenses of any consultant employed by the council under subsection 118 (d) of section 16-50n, and expenses attributable to the solar photovoltaic 119 facility emergency preparedness account established pursuant to 120 section 501 of this act. The council shall, by regulation, adjust the fees to 121 [meet the] fund such expenses. In addition, the council may assess the 122 applicant during the proceeding on the application and thereafter, as 123 may be necessary to [meet the] fund such expenses. The amount of any 124 fees and assessments paid under this subsection [which are in excess of] 125 that exceed the expenses of the council in reviewing and acting upon the 126 application for which the fees and assessments [were paid] or funding 127 the solar photovoltaic facility emergency preparedness account shall be 128 refunded within sixty days after completion of the matter.

129 Sec. 504. (NEW) (Effective October 1, 2025) (a) After any incident at a 130 solar photovoltaic facility, as defined in section 502 of this act, that 131 results in personal injury or a threat to public safety, including any fire 132 that requires the response of state or local emergency response 133 personnel, if such incident is related to the operations of such facility, 134 the chief executive officer of the municipality in which such facility is 135 located may file a petition with the Connecticut Siting Council seeking 136 the reopening of a docket concerning any certification or declaratory 137 ruling previously granted or issued by the council for such facility.

(b) The form and manner of submission of such petition shall be
proscribed by the council. Such petition shall contain, but need not be
limited to, a description of the time, date and place of such incident, the
owner of the facility at which the incident took place, if known to the
chief executive officer, and a description of the emergency response to
such incident.

(c) Upon receipt of a petition pursuant to this section, the ConnecticutSiting Council shall conduct an inquiry concerning such incident. The

council shall give the owner of the facility described in such petition the
opportunity to be heard concerning such petition. The council may
summon by subpoena any person whose testimony may be pertinent to
the inquiry and any records or documents related to the operation of the
facility described in such petition.

(d) If, after conducting an inquiry in accordance with subsection (c)
of this section, the council finds such incident provides cause to
reexamine the certification or declaratory ruling previously granted or
issued by the council for such facility, the council shall reopen any
docket concerning such certification or ruling for such facility.

Sec. 505. Section 16-50p of the general statutes is amended by adding
subsections (k) and (l) as follows (*Effective October 1, 2025*):

158 (NEW) (k) Prior to granting an applicant's certificate for a facility 159 described in subsection (a) of section 16-50i, the council shall consider, 160 in addition to its consideration of other factors under this section: (1) 161 The testimony of the chief elected official of any municipality in which 162 the facility or any part thereof is to be located that the chief elected 163 official gives at any hearing prescribed in section 16-50m; and (2) any 164 other witness testimony or written testimony of the chief elected official 165 of such municipality that is filed or presented by the municipality to the 166 council, if such municipality is a party pursuant to subsection (a) of 167 section 16-50n.

168 (NEW) (1) In reviewing an application for a certificate for a solar 169 photovoltaic facility that has a generating capacity greater than one 170 megawatt of electricity that is proposed to be located within a five-mile 171 radius of any solar photovoltaic facility that has a generating capacity 172 greater than one hundred megawatts, the council shall be bound by the 173 approval, disapproval or conditions concerning such facility that any 174 chief executive officer of any municipality in which such facility is 175 located submits to the council, provided the chief executive officer 176 submits such approval, disapproval or conditions not later than thirty 177 days after such chief executive officer is served a copy of the application

_	sSB 4 Amendment
178	for such certificate pursuant to subsection (b) of section 16-501. The
179	provisions of this subsection shall not apply to any certificate for a solar
180	photovoltaic facility that is proposed as part of an expansion of an
181	existing facility pursuant to an existing certificate issued by the council,
182	whether such expansion is proposed on the site of the existing facility or
183	on land or parcels contiguous to the parcel or parcels that comprise the
184	site of the existing facility."

This act shall take effect as follows and shall amend the following sections:			
Sec. 501	October 1, 2025	New section	
Sec. 502	October 1, 2025	New section	
Sec. 503	October 1, 2025	16-50v(a) to (c)	
Sec. 504	October 1, 2025	New section	
Sec. 505	October 1, 2025	16-50p(k) and (l)	